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| EASTERN DISTI<br>EASTERI   | ANKRUPTCY COURIS APR -3 PM 3: 37 RICT OF MISSOURI N DIVISION  CLERK, US BANKRUPTCY COURT EASTERN DISTRICT STITCHE MISSOURI-C   |
|--|--|
| In re: Tonya Spears Debtor(s)  | ) Case No. 13-42347 )  |
| CHA  | PTER 13 PLAN   |
| PAYMENTS. Debtor is to pay to the Clamounts: (complete one of the following)  \$   | napter 13 Trustee the sum of the following payment options) months.  |
| \$ per month for per months, then \$ pe  | months, then \$ per month for  |
|  | e, and the plan base shall be increased by the   |
| Chapter 13 case to the Trustee; however, I pay income taxes owed to any taxing authorized may also retain \$1,250 for single filers or \$1 consisting of Earned Income Credit and Consisting C | x refund received during the pendency of the Debtor may retain a portion of a tax refund to rity for the same period as the refund. Debtor 1,500 for joint filers and refundable tax credits Child Tax Credit, each year. (2) Employee of any employee bonus or other distribution of the plan. (3) Additional Lump Sums. consisting of, if any, to be paid to |
| following fashion. Unless stated otherwipayments to creditors. All disbursement class, except per month disbursements  | paid in the following order and in the ise, the Chapter 13 Trustee will make the s by the Trustee to be made pro-rata by described below. However, if there are nonthly payments in paragraph 5 and fees   |

1. Trustee and Court Fees. Pay Trustee a percent of all disbursements as allowed by law and pay filing fees if the Court enters an order providing for filing fees to be paid in

in paragraph 6, those funds shall be distributed again to those same paragraphs

until paid in full before distributing to the next highest paragraphs:

| the Chapter 13 plan.  |
|---|
| 2. Executory Contract/Lease Arrearages. Trustee to cure pre-petition arrearage on any executory contract accepted in paragraphs 3(A or B) over the following period, estimated as follows:  CREDITOR NAME  TOTAL AMOUNT DUE  CURE PERIOD  |
| 3. Pay sub-paragraphs concurrently:   |
| (A) Post-petition real property lease payments. Debtor assumes executory contract for real property with the following creditor(s) and proposes to maintain payments in accordance with terms of the original contract as follows:  CREDITOR NAME MONTHLY PAYMENT BY DEBTOR/TRUSTEE   |
| (B) <u>Post-petition personal property lease payments</u> . Debtor assumes executory contract for personal property with the following creditor(s) and proposes to maintain payments in accordance with terms of the original contract as follows:  CREDITOR NAME MONTHLY PAYMENT EST MONTHS REMAINING                                      |
| (C) Continuing Debt Payments (including post-petition mortgage payments on real estate other than Debtor's residence) Maintain payments of the following continuing debt(s) in accordance with terms of the original contract with any arrearages owed at the time of filing to be cured in paragraph below.  CREDITOR NAME MONTHLY PAYMENT |
| (D) <u>Post-petition mortgage payments on Debtor's residence.</u> Payments due post-filing on debt(s) secured by lien(s) on Debtor(s) residence to be at the monthly amount listed below (or as adjusted by creditor under terms of loan agreement) to:  CREDITOR NAME MONTHLY PAYMENT BY DEBTOR/TRUSTEE                                    |
| (E) <u>DSO Claims in equal installments.</u> Pay any pre-petition domestic support obligation arrears (not provided for elsewhere in this plan) in full in equal monthly installments over the life of the plan, estimated as:  CREDITOR NAME TOTAL AMOUNT DUE INTEREST RATE  |
| 4. Attorney Fees. Pay Debtor's attorney \$ in equal monthly payments over months. Any additional fees allowed by the Court shall be paid pursuant to paragraph 6 below. [See procedures manual for limitations on use of this   |

paragraph]

| 5.          | Pay sub-paragi  | anhs concurren   | tlv:  |  |   |                                    |                          |
|-------------|---|--|---|--|---|------------------------------------|--------------------------|
|             | (A) <u>Pre-pet</u> petition arrear  | ition arrears<br>age on debts period<br>wer the period<br>ed as follows:             | on secured<br>oaid under<br>set forth b       | paragraphs<br>below and v                    | 3 (C) or (I                               | D) in equal moterest rate ider     | onthly<br>ntified        |
| C.          |   | laims to be pa<br>payments over<br>TBALANCE DU                                       | the period                                    |  | ow with                                   |                                    |                          |
| Cì          | market value of<br>payments over<br>of the debt to<br>estimated as se                 | laims subject f the collateral, the period set be paid as a t forth below: LANCE DUE | as of the d<br>forth below<br>non-priority    | late the petity with9                        | tion was fil<br>% interest a<br>debt unde | ed, in equal mo<br>and with any ba | onthly<br>llance<br>(A), |
|             | following co-d<br>as noted below<br>period set forth                                  | . If paid by Tru   | ed claims(s)<br>istee, pay c<br>h interest as | ) to be paid<br>laim in equa<br>s identified | by Trustee<br>al monthly                  | or by the co-c                     | lebtor<br>er the         |
|             | (E) Pay any per<br>Rule of Bankrother post-peti-<br>pay. Any such<br>of the plan dura | uptcy Procedur<br>tion fees and co<br>amounts shall                                  | e 3002.1 as<br>osts which<br>be paid in e     | s a supplem<br>the Court a<br>qual month     | ent to an a                               | llowed claim o<br>orders the Trus  | r any<br>tee to          |
|             | Pay \$wed by the Cou  |  | or's attorne                                  | y's fees and                                 | d any addi                                | tional attorney                    | fees                     |
| <b>7.</b> ] | Pay sub-paragra   | aphs concurrent  | ly:   |  |   |                                    |                          |
|             | (A) <u>Unsecured</u> guaranteed deb   |  |   |  |   |                                    |                          |

(L.F. 13 Rev. 11/2012)

| Trustee, pay cl<br>CREDITOR NAME   | aim in full with interest EST TOTAL DUE  | rate as identified below.<br>TRUSTEE/CO-DEBTOR   | INTEREST RATE   |
|--|--|--|---|
| recoverable by be owed by the  | , a governmental unit, to e Debtor(s) after comple ). Regular payments btor(s).  TOTAL DUE | e support obligation arrear<br>o be paid a fixed amount<br>ction of the Plan, pursuant<br>that become due after for<br>TOTAL AMOUNT PAID B<br>100% or lesser dollar amount enu | with the balance to to § 507(a)(1)(B) iling shall be paid Y TRUSTEE               |
|  | l, estimated as follows:   | iority claims allowed unde   | r 11U.S.C.  |
| 9. Pay the following   | ng sub-paragraphs concu  | urrently:  |   |
| total owed:\$ unsecured coliquidation called priority unsecured to the collection of | reditors as determined alculation: \$ as secured creditors as Debtor guaranted             | determined by 132  | aid to non-priority hetical Chapter 7 to be paid to non-25(b) calculation:(Dollar |
| ` ,  | the following creditor(s   | Debtor proposes to surrers) with any deficiency page   | _   |
| executory con  |  | ts/Leases. Debtor rejecting creditor(s). Any balase  |   |
| 10. Other:   |  |  |   |
| the payment of the<br>under section 1328<br>money liens secur<br>exemptions and sa   | underlying debt determ<br>B. However, the Debt<br>red by consumer good                     | iens securing their claims ined under non-bankrupto or will request avoidance is as well as judicial litain their liens if the Corens.   | y law or discharge<br>e of non-purchase<br>ens which impair                       |

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- 12. Any pledged credit union shares or certificates of deposit held by any bank shall be applied to the amount owed such Claimant.
- 13. Title to Debtor's property to re-vest in Debtor upon confirmation. Debtor is not to incur further credit or debt without the consent of the Court unless necessary for the protection of life, health or property and consent cannot be obtained readily.
- 14. Any post-petition claims filed and allowed under 11 U.S.C. section 1305 may be paid through the plan.

CREDITOR'S NOTICE: YOU MUST FILE A CLAIM IN ORDER TO PARTICIPATE IN DISBURSEMENTS PROPOSED HEREIN. CLAIMS SHALL SHARE ONLY IN FUNDS DISBURSED AFTER THE CHAPTER 13 TRUSTEE RECEIVES THE CLAIM. IN COMPLIANCE WITH ORDER OF THE COURT, ABSENT A SPECIFIC ORDER OF THE COURT TO THE CONTRARY, THE CHAPTER 13 TRUSTEE, RATHER THAN THE DEBTOR, WILL MAKE ALL PRE-CONFIRMATION DISBURSEMENTS PURSUANT TO SECTION 1326(a). ALL CREDITORS ENTITLED TO PRE-CONFIRMATION DISBURSEMENTS, INCLUDING LEASE CREDITORS, MUST FILE A PROOF OF CLAIM TO BE ENTITLED TO RECEIVE SUCH PAYMENTS FROM THE CHAPTER 13 TRUSTEE. PURSUANT TO LOCAL RULE, THE PROOF OF CLAIM SHALL CONTROL THE VALUATION OF COLLATERAL AND ANY VALUATION STATED IN THE PLAN SHALL NOT BE BINDING ON THE CREDITOR. THE TRUSTEE, IN HIS SOLE DISCRETION, MAY DETERMINE TO RESERVE FUNDS FOR PAYMENT TO ANY CREDITOR SECURED BY A MORTGAGE ON REAL ESTATE PENDING FILING OF A CLAIM.

| DATE: 4/3/13 | DEBTOR: Jonya Spears |
|--------------|----------------------|
| DATE:        | DEBTOR:              |